EPA's Wastewise; was approved 02/02/96; OMB No. 2050–0139; expires 05/31/97.

EPA ICR No. 0161.07; Purchaser Acknowledgement Statement for Unregistered Pesticides, Export Policy; was approved 03/18/96; OMB No. 2070– 0027; expires 03/31/99.

#### Extensions of Expiration Dates

EPA ICR No. 0575.06; Health and Safety Data Reporting Submission of Lists and Copies of Health and Safety Studies; OMB No. 2070–0004; expiration date extended to 04/30/96.

ÉPA ICR No. 1031; Recordkeeping and Reporting Requirements for Allegations of Significant Adverse Reactions to Human Health or the Environment; OMB No. 2070–0017; expiration date extended to 04/30/96.

Dated: March 26, 1996. Joseph Retzer,

Joseph Retzer

Director, Regulatory Information Division. [FR Doc. 96–8006 Filed 4–1–96; 8:45 am] BILLING CODE 6560–50–M

#### [FRL-5450-4]

# Proposed Administrative Agreement on Consent; XXKEM Company

**AGENCY:** Environmental Protection Agency (EPA).

**ACTION:** Proposed settlement.

**SUMMARY:** EPA is proposing to settle a claim under Section 107 of the Comprehensive Environmental Response, Compensation and Liability Act (CERCLA), 42 U.S.C. 9607, for past response costs incurred during removal activities at the XXKEM Company site in Toledo, Lucas County, Ohio (XXKEM Site). EPA has incurred \$1,361,840 in response costs at the XXKEM Site. Settling parties participating thus far have agreed to reimburse the EPA in the amount of \$762,585. Additional settling parties may join the settlement under the same terms, in which case the amount reimbursed would be higher. EPA today is proposing to approve this settlement because it reimburses EPA, in part, for costs incurred during EPA's removal action at this site.

On February 6, 1996, EPA sent a settlement agreement to approximately 893 potentially responsible parties (PRPs), providing an opportunity to settle for past response costs incurred during removal activities at the XXKEM Site. Subsequently, EPA received comments regarding various provisions of the settlement agreement.

In response to those comments, EPA changed the settlement agreement in three limited respects. First, as

originally drafted, the covenant not to sue by EPA did not become effective for any settlor until all settlors paid the amount due pursuant to the settlement agreement. In addition, if any settlor did not pay on time, all settlors faced the possibility of paying interest, stipulated penalties or attorney's fees for other settlors' failure to pay. These provisions have been changed so that the consequences of any settlor's failure to pay or make late payments are reserved only for that specific settlor.

Second, the group of settlors includes one federal agency, the United States Postal Service. For a variety of reasons, including the fact that the Anti-Deficiency Act, 31 U.S.C. 1341 et seq., restricts a federal agency's ability to commit funds absent a Congressional appropriation, the settlement agreement addresses this federal agency separately. The payment provisions that apply to this settling federal agency have absolutely no effect on the terms of the settlement for any other party.

Third, EPA offered to consider ability to pay claims. EPA will be adding a certification to the signature page of parties for whom EPA agrees to reduce the amount of money owed. Such parties must certify that: (1) The financial information provided to EPA is complete and accurate, and that if this is not the case, the settlement as to that settlor is null and void; and (2) the settlor has not received insurance proceeds and if any insurance coverage becomes available, the settlor agrees to pay any proceeds recovered to the EPA.

EPA believes that the revised settlement is responsive to the comments received to date, and, from the standpoint of the prospective settlors, a more advantageous way to settle this matter.

**DATES:** Comments on this proposed settlement must be received on or before May 2, 1996.

ADDRESSES: Copies of the proposed settlement agreement are available at the following address for review (It is recommended that you telephone Ms. Gloria Kilgore at (312) 886–0813 before visiting the Region 5 Office): U.S. Environmental Protection Agency, Region 5, Office of Superfund, Removal and Enforcement Response Branch, 77 West Jackson Blvd., Chicago, Illinois 60604.

Comments should be sent to Ms. Gloria Kilgore at the Office of Regional Counsel (C–29A), United States Environmental Protection Agency, Region 5, 77 West Jackson Boulevard, Chicago, Illinois 60604–3590.

Arlene R. Haas,

Assistant Regional Counsel, United States Environmental Protection Agency.

[FR Doc. 96–7873 Filed 4–1–96; 8:45 am] BILLING CODE 6560–50–P

# FEDERAL COMMUNICATIONS COMMISSION

### Notice of Public Information Collections Submitted to OMB for Review and Approval

March 27, 1996.

**SUMMARY:** The Federal Communications, as part of its continuing effort to reduce paperwork burden invites the general public and other Federal agencies to take this opportunity to comment on the following proposed and/or continuing information collections, as required by the Paperwork Reduction Act of 1995, Public Law 104-13. An agency may not conduct or sponsor a collection of information unless it displays a currently valid control number. No person shall be subject to any penalty for failing to comply with a collection of information subject to the Paperwork Reduction Act (PRA) that does not display a valid control number. Comments are requested concerning (a) whether the proposed collection of information is necessary for the proper performance of the functions of the Commission, including whether the information shall have practical utility; (b) the accuracy of the Commissions burden estimates; (c) ways to enhance the quality, utility, and clarity of the information collected and (d) ways to minimize the burden of the collection of information on the respondents, including the use of automated collection techniques or other forms of information technology.

**DATES:** Written comments should be submitted on or before May 2, 1996. If you anticipate that you will be submitting comments, but find it difficult to do so within the period of time allowed by this notice, you should advise the contact listed below as soon as possible.

ADDRESS: Direct all comments to Dorothy Conway, Federal Communications, Room 234, 1919 M St., NW., Washington, DC 20554 or via internet to dconway@fcc.gov and Timothy Fain, OMB Desk Officer, 10236 NEOB 725 17th Street, NW., Washington, DC 20503 or fain\_t@a1.eop.gov.

**FOR FURTHER INFORMATION CONTACT:** For additional information or copies of the